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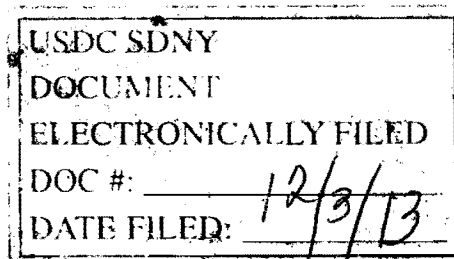
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November 26, 2013

BY FACSIMILE

Honorable Victor Marrero
United States District Judge
Daniel Patrick Moynihan United States Courthouse
500 Pearl Street
New York, New York 10007-1312



Re: Deangelis v. Corzine, et al., No. 11 Civ. 7866 (VM)
(This Letter Pertains To Sapere CTA Fund, L.P. v. Corzine, et al.,
No. 11 Civ. 9114 (VM))

Dear Judge Marrero:

We represent defendant Jon S. Corzine in the above-referenced consolidated action and multi-district litigation, and we write on behalf of Mr. Corzine and the 21 other individual defendants (the "Individual Defendants") pursuant to this Court's Individual Practices to request leave to submit a joint brief of no more than 40 pages in support of our motion to dismiss the complaint in *Sapere CTA Fund, L.P. v. Corzine, et al.*, as well as a single separate 10-page brief by the seven former employees of MFGI or MFGH who were not named in the Commodity Customer Class Action (the "Sapere-only Defendants")¹ and a single 10-page brief by the seven former independent directors of MFGH (the "Independent Directors"), who also were not named in the Commodity Customer Class Action.²

Even after plaintiff in *Sapere* dropped four defendants and two counts, its amended complaint still names 22 individual defendants, including officers, directors and individuals involved in the back-office operations of MF Global, Inc. and it asserts 12 claims for, among other things, alleged violations of the Commodity Exchange Act, breach of fiduciary duty, negligence, tortious interference, and trespass to chattels. In light of the plaintiff's changes, the individual defendants have reduced their request for pages by 25 pages.

¹ Defendants Matthew Besgen, Matthew Hughey, Dennis Klejna, Robert Lyons, John Randal MacDonald, David Simons, and Michael Stockman.

² Defendants David Bolger, Eileen Fusco, David Gelber, Martin Glynn, Edward Goldberg, David Schamis and Robert Sloan.

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We are mindful of the Court's admonitions that the parties should avoid needless motion practice. We respectfully submit, however, that the proposed motion is substantial, that the 22 individual defendants have worked efficiently to produce the briefs, and that the briefs will be useful to the Court, not redundant, and not unduly burdensome.

We have conferred with the plaintiff's counsel who has no objection to the page limits proposed in this letter.

Thank you for your consideration.

Respectfully submitted,

B. Rosenberg /PSK
Benjamin E. Rosenberg

cc (by email): All counsel who have entered appearances in this action

Request GRANTED. The page limitations provision of the Court's Individual Practices is modified to authorize <u>defendants</u> to file a brief not to exceed <u>40</u> pages in connection with the motion <u>to dismiss the complaint</u> herein, with supplemental briefs as set forth <u>above</u> .	
SO ORDERED.	<i>[Signature]</i>
<u>12-3-13</u>	VICTOR MARRERO, U.S.D.J.
DATE	